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8	UNITED STATES DISTRICT COURT FOR THE WESTERN DISTRICT OF WASHINGTON AT SEATTLE	
9	LISA BRANSON, individually and on	
10	behalf of all others similarly situated,	No. 2:24-cv-00589-JHC
11	Plaintiff,	STIPULATED MOTION AND ORDER TO
12	v.	EXTEND TIME TO ANSWER OR OTHERWISE RESPOND
13	WASHINGTON FINE WINE & SPIRITS, LLC, a Washington limited liability	TO COMPLAINT
14	company doing business as TOTAL WINE & MORE; and DOES 1–20,	NOTE ON MOTION CALENDAR: Tuesday, May 7, 2024
	a More, and Boes 1 20,	
15	Defendant.	
15 16	Defendant.	
	Defendant.  Plaintiff Lisa Branson ("Plaintiff") and D	efendant Washington Fine Wine &
16	Defendant.	efendant Washington Fine Wine &
16 17	Defendant.  Plaintiff Lisa Branson ("Plaintiff") and D	efendant Washington Fine Wine &
16 17 18	Defendant.  Plaintiff Lisa Branson ("Plaintiff") and D  Spirits, LLC ("Defendant") by and through their stipulate as follows:	efendant Washington Fine Wine &
16 17 18 19	Defendant.  Plaintiff Lisa Branson ("Plaintiff") and D  Spirits, LLC ("Defendant") by and through their stipulate as follows:	efendant Washington Fine Wine & undersigned counsel of record, hereby t ("Complaint"), was originally filed in
16 17 18 19 20	Defendant.  Plaintiff Lisa Branson ("Plaintiff") and D Spirits, LLC ("Defendant") by and through their stipulate as follows:  1. Plaintiff's Class Action Complain	efendant Washington Fine Wine & undersigned counsel of record, hereby t ("Complaint"), was originally filed in
16 17 18 19 20 21	Defendant.  Plaintiff Lisa Branson ("Plaintiff") and D Spirits, LLC ("Defendant") by and through their stipulate as follows:  1. Plaintiff's Class Action Complain King County Superior Court (Case No. 24-2-065)	efendant Washington Fine Wine & undersigned counsel of record, hereby t ("Complaint"), was originally filed in 94-6 SEA) on March 26, 2024, and was
16 17 18 19 20 21 22	Defendant.  Plaintiff Lisa Branson ("Plaintiff") and D Spirits, LLC ("Defendant") by and through their stipulate as follows:  1. Plaintiff's Class Action Complain King County Superior Court (Case No. 24-2-065 served on Defendant on March 28, 2024.  2. Defendant filed a Notice of Remo	efendant Washington Fine Wine & undersigned counsel of record, hereby t ("Complaint"), was originally filed in 94-6 SEA) on March 26, 2024, and was
16 17 18 19 20 21 22 23	Defendant.  Plaintiff Lisa Branson ("Plaintiff") and D Spirits, LLC ("Defendant") by and through their stipulate as follows:  1. Plaintiff's Class Action Complain King County Superior Court (Case No. 24-2-065 served on Defendant on March 28, 2024.  2. Defendant filed a Notice of Remo	efendant Washington Fine Wine & undersigned counsel of record, hereby  t ("Complaint"), was originally filed in  94-6 SEA) on March 26, 2024, and was  val on April 29, 2024.  nt have conferred and agree to extend the
16 17 18 19 20 21 22 23 24	Defendant.  Plaintiff Lisa Branson ("Plaintiff") and D Spirits, LLC ("Defendant") by and through their stipulate as follows:  1. Plaintiff's Class Action Complain King County Superior Court (Case No. 24-2-065 served on Defendant on March 28, 2024.  2. Defendant filed a Notice of Remo 2. Counsel for Plaintiff and Defenda	efendant Washington Fine Wine & undersigned counsel of record, hereby  t ("Complaint"), was originally filed in 94-6 SEA) on March 26, 2024, and was val on April 29, 2024.  nt have conferred and agree to extend the Complaint to May 13, 2024.

1	4. This is the first extension of the responsive pleading deadline sought by	
2	Defendant.	
3	5. It is, therefore, STIPULATED AND AGREED, by and between the	
4	undersigned attorneys of record for Plaintiff and Defendant in the above-entitled action,	
5	that Defendant shall have up to and including May 13, 2024, to respond to the Complaint	
6	in this action.	
7	DATED this 7 <sup>th</sup> day of May, 2024.	
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20	Attorneys for Defendant Washington Fine Wine &	
21	Spirits, LLC, d/b/a Total Wine & More	
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2 3	By: s/Timothy W. Emery Timothy W. Emery, WSBA No. 34078 Patrick B. Reddy, WSBA No. 34092
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**ORDER** This matter having come before the Court on the Stipulation and joint request of the Parties (Dkt. #15), and good cause having been shown, now therefore, IT IS SO ORDERED that Defendant shall have up to and including May 13, 2024, to respond to the Complaint in this action. DATED this 7th day of May, 2024. A. Chun United States District Court Judge